

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on January 5, 2010 has been entered.

ALLOWANCE

2. Claims 1, 5-24 are allowed over the prior art made of record.

REASON FOR ALLOWANCE

3. Applicant's amendment filed on January 5, 2010 incorporating the previously identified allowable subject matter into the independent claims 12, 15, and 21-22, overcomes the previous rejection. Amended independent claims 12, 15, and 21-2 are allowed over prior art made of record. because Hefetz et al. (U.S. Patent Publication No. 2004/0123238 A1) describe a system and techniques relating to portal page design and development such that the system involve providing a template-based page-layout used to render a document at run-time and at design-time and to provide a WYSIWYG (What You See Is What You Get) presentation of the document while editing the document at design-time. The system can provide portal page layout templates

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that can be used at the design-time and run-time and it makes the developer to easily and efficiently create portal pages with the desired look and content arrangement (*See Hefetz et al. Par. 5*). However, the prior art of record do not teach or suggest “*inserting into the at least one dynamic portion of the portal template information about content availability to generate a portal page, where inserting information about content availability comprises comparing a replication status to a catalog of files carried in the content engine to determine what files are locally cached and what files remain to be downloaded, and writing a list of files that remain to be downloaded to the portal page with an indicator of unavailability*” as recited in independent claims 1, 12, 15, and 21-22 as being free of any prior art when read in the claims as whole.

4. This allowable feature is “*inserting into the at least one dynamic portion of the portal template information about content availability to generate a portal page, where inserting information about content availability comprises comparing a replication status to a catalog of files carried in the content engine to determine what files are locally cached and what files remain to be downloaded, and writing a list of files that remain to be downloaded to the portal page with an indicator of unavailability*”, as recited in independent claims 1, 12, 15, and 21-22 in combination with the remaining elements as cited in claims 1, 12, 15, and 21-22. The prior art made of record, do not disclose, teach, or suggest (in combination with all other features in the claim), the claimed limitations of claims 1, 12, 15, and 21-22 as a whole. Consequently, independent claims 1, 12, 15, and 21-22 and dependent claims 5-11, 13-14, and 16-20, and 23-24 are allowable over prior art.

5. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid proceeding delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance".

CONCLUSION

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fariborz Khoshnoodi whose telephone number is 571-270-1005. The examiner can normally be reached on M-TH every other F 8:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Rones can be reached on 571-272-4085. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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Examiner
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/FK/

/Charles Rones/

Supervisory Patent Examiner, Art Unit 2164